



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्य शासन द्वारा प्रकाशित

बुधवार, 30 मार्च, 2022 / 09 चैत्र, 1944

हिमाचल प्रदेश सरकार

राज्य कर एवं आबकारी विभाग

अधिसूचना

शिमला—2, 28 मार्च, 2022

सं0 ई0एक्स0एन0—बी(1)–3/2018.—हिमाचल प्रदेश के राज्यपाल, राजपत्र (ई—गज़ट), हिमाचल प्रदेश में दिनांक 24—12—2018 को प्रकाशित इस विभाग की समसंख्यक अधिसूचना दिनांक 18—12—2018 के

अनुसरण में और इस बाबत जारी की गई समस्त अन्य अधिसूचनाओं के अतिक्रमण में, हिमाचल प्रदेश माल और सेवा कर नियम, 2017 के नियम 109क के साथ पठित हिमाचल प्रदेश माल और सेवा कर अधिनियम, 2017 (2017 का 10) की धारा 3 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, पूर्वोक्त अधिनियम की धारा 107 के प्रयोजनों को कार्यान्वित करने के लिए निम्नलिखित अधिकारियों को अतिरिक्त आयुक्त (अपील) के रूप में नियुक्त करते हैं:—

(1) श्री हितेश शर्मा, अतिरिक्त आयुक्त, राज्य कर एवं आबकारी को अतिरिक्त आयुक्त (अपील) केन्द्रीय एवं उत्तर क्षेत्र।

(2) श्री आर० डी० जनारथा, अतिरिक्त आयुक्त, राज्य कर एवं आबकारी को अतिरिक्त आयुक्त (अपील) दक्षिण क्षेत्र।

2. उपरोक्त अधिकारी, उन्हें पहले से ही सौंपे गए समनुदेशनों के अतिरिक्त, पूर्वोक्त अधिनियम की धारा 107 के अधीन यथा विनिर्दिष्ट अतिरिक्त आयुक्त (अपील) की शक्तियों का प्रयोग भी करेंगे।

आदेश द्वारा,
हस्ताक्षरित /—
(सुभासीष पन्डा),
प्रधान सचिव (राज्य कर एवं आबकारी)।

[Authoritative English text of this Department Notification No. EXN-B(1)-32018, dated 28-03-2022 as required under clause (3) of Article 348 of the Constitution of India].

STATE TAXES AND EXCISE DEPARTMENT

NOTIFICATION

Shimla-2, the 28th March, 2022

No. EXN-B(1)-3/2018.—In pursuance of this department notification of even number dated 18-12-2018, published in the Rajaputra (e-Gazette), Himachal Pradesh on 24-12-2018 and in suppression of all other notifications issued in this regard, the Governor of Himachal Pradesh in exercise of the powers conferred by Section 3 of the Himachal Pradesh Goods and Services Tax Act, 2017 (10 of 2017), read with rule 109A of the Himachal Pradesh Goods and Services Rules, 2017, is pleased to appoint following officers as Additional Commissioner (Appeals) to carry out the purposes of Section 107 of the Act *ibid*, namely:—

(1) Sh. Hitesh Sharma, Additional Commissioner of State Taxes and Excise as Additional Commissioner (Appeals) for Central Zone and North Zone.

(2) Sh. R. D. Janartha, Additional Commissioner of State Taxes and Excise as the Additional Commissioner (Appeals) for South Zone.

2. The above officers, in addition to the assignments already entrusted to them, shall exercise the powers of the Additional Commissioner (Appeals) as specified under section 107 of the Act *ibid*.

By order,
Sd/-
(SUBHASISH PANDA),
Principal Secretary (ST&E).

MUNICIPAL COUNCIL SARKAGHAT PROPERTY TAXTATION BYE-LAWS 2021**NOTIFICATION***Sarkaghat, the 23rd March, 2022***No. 22V/MC/SKT/2022.—**

1. Short title and Commencement.—(i) These Bye-laws may be called the Municipal Council Sarkaghat. (Property Taxation) Bye-laws, 2021.

(ii) These bye-laws shall come into force from the date of publication of its notification in the Rajpatra of Himachal Pradesh.

2. Definitions.—(1) In these bye-laws unless the context otherwise require.—

(i) “Act” means the Himachal Pradesh Municipal Act, 1994, (Act No. 13 of 1994) read with its amendments carried out *vide* H.P. Municipal (Amendment) Act, 2016 and *vide* H.P. Municipal (Amendment) Act, 2020.

(ii) “Appellate Authority” means an authority prescribed under Section 90 of H.P. Municipal Act, 1994.

(iii) “Assessment List” means the list of all units of the lands and buildings assessable to property tax under the provisions of H.P. Municipal Act, 1994.

(iv) “Assessment year” means the year commencing from the first day of April to 31st March of succeeding year.

(v) “Bye-Laws” means the Municipality (Property Taxation) bye-laws 2021 made under the Act as notified in the official gazette.

(vi) “Municipality” means as defined in Section 2 (24) of the Act.

(vii) “Section” means a Sections of the Act.

(viii) ‘Ratable Value’ as defined in Section 2 clause (33-a) of the Act and procedure prescribed under these Bye-Laws.

(ix) “Unit” means a specific portion of the land and building in use and occupation of the owner(s) or occupier(s) including vacant land and build up portion of the building. This will not include setbacks area of building, agricultural lands and land in notified green belt as notified under the interim development plan of **Sarkaghat** area.

(x) “Unit area” means area of a unit in square meters.

(xi) “Unit area tax” means property tax on unit(s) of lands & buildings which shall be charged per annum between one percent to twenty five percent as may be determined on the basis of ratable value of unit(s) of lands & buildings by the Municipality from time to time. All other words and expressions used herein but not defined shall have the same meaning respectively as assigned to them in the Act.

3. Assessment list what to contain.—The Executive Officer/Secretary shall keep a book to be called the “Assessment List” in which the following shall be entered in Form-A appended to these bye-laws:—

- (a) A list of all units of the lands and buildings located within the jurisdiction of Municipality **Sarkaghat** distinguishing each either by name or number and containing such particulars regarding the location or nature of each, which shall be sufficient for identification thereof.
- (b) The ratable value of each unit of the lands and buildings.
- (c) The name of the person primarily liable for payment of property tax and ratable value as well as property tax demand on his/her unit of land or building.
- (d) If any such unit of a land or a building is not liable to be assessed to the property tax, the reason for such non-liability; and
- (e) Other details; if any, as the Executive Officer/Secretary may from time to time think, fit.

Explanation:—(i) For the purpose of clause (b) the ratable value of the unit(s) of the land will be the ratable value of the unit(s) of the land and in the case of unit(s) of the building, the ratable value will include the ratable value of the land and the unit(s) of the building erected thereon.

(ii) For the purpose of charging property tax on a unit of land, the unit of land shall be treated as “land” till the completion plan of building is sanctioned by Municipality Sarkaghat or by other competent authority of the State Government and such construction is put to use on the spot whichever occurs first. Accordingly, property tax shall be continued to be charged on the ratable value of the unit of land till such time treating it as “land”.

4. Form of Assessment list.—The assessment list shall be kept in the form-A hereto. The Executive Officer/Secretary may order to add, omit, amend or alter any of the columns of the proforma of the assessment list as and when require.

5. Procedure where name of person primarily liable for property tax cannot be ascertained.—If the name of the person primarily liable for the payment of property tax in respect of any unit of any land or building cannot be ascertained, it shall be sufficient to designate him in the assessment list, property tax bill and in any notice which may be necessary to serve upon the said person under the Act, as “the holder” of such unit of land or building without further description.

6. Inspection of assessment list.—If assessment list has been completed, the Executive Officer/Secretary shall give public notice thereof mentioning therein the place where assessment list or copy thereof may be inspected and every person claiming to be the owner or lessee or occupier of any unit(s) of any land or building included in the assessment list and any authorized agent of such person shall be at liberty to inspect the list and to file written objection within 30 days from the date of publication of such public notice in the local newspaper(s).

7. Register of Objections.—(1) The Executive Officer/Secretary shall keep a register of objections in which all objections received under sub-section (2) of section 74 and sub-section (2) of section 76 shall be entered. The register shall contain:—

- (i) The name or number of the land or building in respect of which objection is received;
- (ii) Name of the person primarily liable for the payment of property tax;
- (iii) Name of the objector;
- (iv) The ratable value finally fixed after enquiry and investigation of the objection by the committee constituted in this behalf;
- (v) The date from which the ratable value finally fixed has to come into force; and
- (vi) Such other details as the Executive Officer/Secretary may from time to time think, fit.

8. Amendment of Assessment list under the provisions of Section 76 and investigation and disposal of objections against such amendments.—(i) When any amendment is proposed to be made under the provisions of Section 76 such amendment will provisionally be made in the assessment list and the notice as required under the provision of sub-sections (1) & (3) of Section 76 shall be served on the person affected by the amendment after affording him the opportunity to file objection, if any, against the proposed amendment within 30 days from the date of receipt of such notice.

(ii) Objections shall be inquired into and investigated by the Committee constituted in this behalf under Sub Section 1 of 75 of the Act, after affording opportunity of being heard to the objector.

(iii) The assessment list shall be finally amended in accordance with the decisions made by the said committee.

(iv) If no objection is received or if the same are received but not within the time limit specified in this behalf in the notice, the assessment list shall be finally amended by confirming the provisional amendment made in the assessment list. However, for special reasons to be recorded in writing, the committee constituted in this behalf may consider objections received after the expiry of the stipulated period.

(v) Property tax on the basis of the amended assessment list shall be due from the date specified in the assessment notice or from the date as may be decided by the Committee constituted in this behalf. Provided that payment of property tax on the basis of the assessment list, as existing before such an amendment will not be withheld on the ground that some amendment is to be made in the list.

9. Payment of property taxes where to be made.—Every person who is liable to pay any of the property tax shall pay the same at the Head Office of the Municipality or at such other place(s) and time as may be specified by the Executive Officer/Secretary as the case may be. However, the payment of tax shall be made either by cash or cheque or through Bank Draft drawn in favour of the Executive Officer Municipal Council **Sarkaghat**, payable at or through RTGS in the Bank Account of Municipal Council **Sarkaghat**, declared for the said purpose by the Executive Officer/Secretary, as the case may be.

10. Demand of property tax to be raised annually by issuing one single bill for one unit of a property.—(i) Demand of property tax shall be raised annually by issuing a single property tax bill on form-B annexed to these bye-laws for each unit of a property. The service of bill shall be effected by hand through special messenger and in case owner or occupier upon whom

the bill is to be served is living outside the municipal limits, the bill shall be issued by post under certificate of posting or by registered/speed post. In case the owner or occupier avoids by hand service of the bill, service of the bill shall be effected by affixing the bill in presence of two witnesses on the unit of the property to which the bill relates.

(ii) In case the owner or occupier upon whom the property tax bill has been served fails to make payment of the property tax within the due date, the property tax shall be recovered by the Executive Officer/Secretary or by the officer/official authorized by him in this behalf by initiating appropriate process under the provisions of Section 86 of the Act:

Provided that nothing herein contained shall affect the liability of such person to any increased property tax to which he may be assessed on account of the said unit of property owning to a revision of the ratable value.

(iii) The tax for the ensuing year shall be paid either in lump-sum within 30 days at the beginning of the financial year *i.e.* up to 30th April or in two half yearly installments. The first installment to be paid by 30th April and second installment by 30th October every year.

11. Service of property tax bills and demand notices in respect of un-partitioned unit of property.—If an un-partitioned unit of a property is owned by more than one person, service of bill(s) and notice(s) of demand on anyone co-owner shall be treated as service on all the owners.

12. Demand and collection registers.—(i) A register of demand & collection of property tax in form-F appended to these bye laws shall be maintained showing therein the figures of property tax demand, collection, rebate, remission adjustment, arrears, excess recoveries and such other particulars in relation to each unit of the property. This register will be kept either in the shape of hard copy or in the shape of soft copy or in both as the Executive Officer/Secretary, as the case may be think fit.

(ii) The register may, if any the Executive Officer/Secretary, as the case may be think fit be made in separate parts or volumes for such purposes and with such several designations as the Executive Officer/Secretary, as the case may be determine.

(iii) The separate Register shall be maintained for recording information regarding detail of arrears for the previous years.

13. Circumstances not considered as vacancy of property.—For the purpose of Section 81 and 84 of Himachal Pradesh Municipal, Act, 1994:—

- (i) A unit of building or of a tenement reserved by the owner for his own occupation shall be deemed to be occupied, whether it is actually occupied by the owner or not;
- (ii) Any unit of building or of a tenement used or intended to be used for the purpose of any industry which is seasonal in character shall not be deemed to be vacant merely on account of its being unoccupied and unproductive of rent during such period or periods of the year in which seasonal operations are normally suspended;

14. Remission/Refund not claimable unless notice of vacancy is given to the Executive Officer/Secretary, as the case may be every year.—When a vacancy continues from one year into the subsequent year, no refund or remission of any property tax shall be claimable from the Executive Officer/Secretary, as the case may be on an account of such continued vacancy unless notice thereof is given to the Executive Officer/Secretary within 60 days from the commencement of the next financial year.

15. Inspection by Municipal Staff of the vacant unit of the property.—If any owner or occupier does not allow or facilitate the inspection by the authorized Municipality staff of any unit of the property claimed by him to be vacant, the Executive Officer/Secretary, as the case may be refuse to treat such unit of building or tenement, as the case may be, as vacant till the day such inspection is made, and the vacancy of the unit of property verified.

16. Copies of property tax bill(s).—The Executive Officer/Secretary, as the case may be, on a request in writing from the owner of any unit of land or building or any other person primarily liable to pay property tax in respect thereof, give a copy or copies of any bill/bills for any property tax on payment of such fee as may be fixed by the Executive Officer/Secretary, as the case may be, from time to time.

17. Notice on transfer of title.—The notice regarding transfer of title of any unit of any property require to be given under Section 83 shall be either in Form-“C” or Form-“D” annexed to these bye-laws, as the case may be, and shall state clearly and correctly all the particulars required in the said Form(s).

18. Property tax to be paid upto date.—No such notice as contained in Bye-Laws 17 shall be deemed to be validly given unless the property tax due upto the date of transfer of title of the unit of property is paid in full.

19. Filing of return by owner(s)/ occupier(s).—The Executive Officer/Secretary, as the case may be require any owner or occupier of a unit of land or building or of any portion thereof to furnish information or a written return in Form-“E” appended to these bye-laws. Every owner or occupier on whom any such requisition is made shall be bound to comply with the same and to give true information or to make a true return to the best of owner or occupier knowledge or belief, within a period of thirty days from the service of such requisition upon him/her.

20. Penalty for non- submission of return.—Whosever omits to comply with any requisition under 19 of these bye-laws or fails to give true information or to make a true return to the best of his knowledge or belief, shall in addition to any penalty under Section 82 of the Act, be precluded from objecting to any assessment made by the Executive Officer/Secretary, as the case may be in respect of such unit of the lands or building of which he is the owner or occupier.

21. Inspection of Tax Record.—Every owner, lessee or occupier of a unit of land/ building or authorized agent of any such person may, with the permission in writing of the Executive Officer/Secretary, as the case may be or any officer/official authorized by him in this behalf inspect the tax record relating to the unit of the land/building of which is owner, lessee, agent or occupier free of charge during the office hours.

22. Location Factor, Characteristic and its value.—For the purpose of clause (33-a) (c) of Section 2 of the Act, the location Factor, characteristic and its values shall be as under:—

(i) Tentative Zoning of town proposed as follows:—

(i) AZ:—

PNB house to Barcchwar Chok (Bisht house) both side of road in ward No.6,7. PNB House to Telephone Exchange both side of Kunalag road in ward No. 5. Behind From Ved Parkash house to Rikkhi ram house at Jamsai both side of Dharmpur Road in ward No. 3, 4.

Ved Parkash house to BDO office both side of Paplog road in ward No. 2,4. Parkash ARA Machine to Bansi Lal Suman house both side of Laka road in ward No 2.

(ii) BZ-

Ward No. 1

Starting From Yashwant Singh Parwari house to Acchari devi house (Laka), Starting From Nek Ram house to Inder Singh house.

Ward No. 2

Bansi lal Suman house to the end of Lashakri Ram house.

Ward No. 3

Upper Rode side of Rattan Chand house to Lower Road side in the end of Bhag Singh house.

Ward No.4,

Starting From the Parkash Chand house to Prem Singh house and Bharmdass to Bhim singh house, Reham deen house to Bhagat Ram house, BDO office to Nathu Ram house.

Ward No.5 Starting From the North Govt. Girls School to in the end of Privarat house.

Ward No.6 Starting From the Partap Chuhan house to entire area of Ropa colony and Behard.

Ward No.7 Naina Devi temple to Bahi naala, All inside area of Dabrog village if any remaining area which is not include in the Zone A and Zone C.

CZ:- Harizan Basti in ward No.2,4,7

(ii) Number of Zones:—The entire municipal area is proposed to be divided into **three** zones *i.e.* zone –A, zone –B, zone –C, zone. Factors and proposed value of each factor. There are five factors which are relevant for determination of ratable value of lands & buildings. These factors and proposed value of each factors per sq. meter shall be as under:—

(I) Location factor(F-1):

23. Structural factor/characteristics and its value.—For the clause (33-a) (c) of Section 2 of the Act, building shall be classified as pucca, semi-pucca and kucha in the following manner:—

- (i) For Pucca-building, value per sq. mtr. =3**
- (ii) For semi-pucca building, value per sq. mtr. = 2**
- (iii) For kucha building, value per sq. mtr. = 1**

Location (Zone) No.	Value per sq. mtr.
A =	3
B =	2
C =	1

24. Age factor and Age-wise grouping and value of the buildings.—For the clause (33-a) (c) of Section 2 of the Act, all the buildings shall be grouped age-wise having factor value as mentioned against each age group:—

Group	Building	Factor value
A	Before 1970	1
B	Above 1971 to 1980	2
C	Above 1981 to 2000	2.50
D	Above 2001 to 2020	3
E	2021 and beyond	4

25. Occupancy factor/characteristics and its value.—The occupancy factor and its value shall be as under for the purpose of Clause (c) *ibid*:—

(i) Value for residential occupancy:

(a) Value for self residential	(b) Value for Let out residential
2.00	2.50

(ii) Value per sq. mtr. for non-residential occupancy:

A	B	C	D	E
Hotels above built-up area of 300 Sq. mtr. , MNC Show Rooms and Restaurant	Hotel having built-up area between 100 to 300 Sq. mtr. And Show Room above 100 to 300 Sq. Mtr.	Other Hotels, Bars, Restaurant, Banks, ATMs, Show Rooms, Call Centre, Marriage Hall, Travel Agency, Mobile Towers, Coaching less than 100 sq.Mtr.	Shops, School, Colleges, Educational Institutions, Offices, Hostel, Hospital, Theatre, Clubs, Paying Guest House (PGs), Guest House less than 100 sq.Mtr.	Gowdowns, Dhabas, Stall and Other types of Properties not covered under (A to D) less than 100 sq.Mtr.
5	4	3	2.50	2

or

Commercial (Less than 100 Sqm)	Commercial (Between 100 Sqm -300 Sqm) 300 Sqm	Commercial (Less than 300 Sqm)
4	6	5

26. Use factor/characteristic and its value.—For the purpose of Clause (33 a) of Section 2 of the Act, the value of use factor/characteristic of the unit(s) of the lands & buildings for the purpose of Clause (33 a) *ibid* shall be as under:—

(i) Residential = 2

(ii) Non- Residential = 3

27. Method of calculation of ratable value and rate of property tax on the net ratable value of the lands and buildings shall be as under:—

A-Zone	B-Zone	C-Zone
For residential properties	For residential properties	For residential properties
For non-residential properties	For non-residential properties	For non-residential properties
For land properties	For land properties	For land properties

28. Penalty.—If a person liable for payment of Property Tax does not pay the same within a period of one month from the issue of tax bill, a person shall be liable for payment of interest as per section 86 & 87 of the Act beside initiation of recovery proceeding as per the provision of Section 89 of the Act. Further, whosoever contravenes any of the clauses of these Bye-Laws shall be, in addition to the penalties as provided under the act, liable for disconnection of water, electricity and other civic amenities and the Executive Officer/Secretary, as the case may be request the competent authority to withdraw registration/recognition, if any granted, in his/their favour.

29. Repeal and Savings.—The scheme, regulation or Bye-Laws, if any hereto for relating to the mode of levy, calculation and assessment of property tax is hereby repealed. Anything done or any action taken under the said scheme, regulation or bye-laws if any shall be deemed to have been done or taken under the provisions of these bye-laws.

Sd/-
*Executive Officer
Municipal Council Sarkaghat.*

Municipal Council Sarkaghat

TAX DEPARTMENT ASSESSMENT LIST (See Bye Laws-4) FORM –A				
UPN-No. _____	I.D. No. _____	ZONE _____		
Unit	Area	Net Ratable Value	Property Tax Percentage	Amount of General Tax
Residential				
Let Out Residential				
Commercial				
Plot of Land				

FORM-B
Municipal Council Sarkaghat
(Tax Department)
(See Bye-Laws 10)
Property Tax Bill

Financial Year for the Year _____ Bill No. _____ Dated _____
Zone _____ Bill(s) Detail

UPN No.	_____
ID No.	_____
Name of Property	_____
Name of Owner/Occupier	_____
Correspondence Address	_____

Unit	Area	Net Ratable Value	Property Tax Percentage	Amount of General Tax
Residential				
Let Out Residential				
Commercial				
Plot of Land				

Detail of demand for Property Tax for the year Period

Sl. No.	Description of Tax	Amount
1.	General Tax	
2.	(a) Rebate @ 10% (b) Remission	
3.	Previous Arrear Amount for the period _____	
4.	Interest Amount	
5.	Previous Credit	
6.	Amount Payable on due date	
7.	Amount Payable after due date	
8.	Amount still at credit	

Please pay bill before due date to avail 10% rebate.

Bill Prepared By

Bill Checked By

Assistant Tax Superintendent

Receipt

UPN No. _____ ID No. _____ Name of Owner/Occupier _____	Bill No. _____ Bill Date _____ Amount before due date _____ Amount after due date _____ Amount Paid _____ Receipt No. _____ Dated _____
---	---

Cashier, Municipal Council **Sarkaghat**

Terms & Conditions

1. The Municipality Treasury is open from 10.00 AM to 02.00 PM on all working days.
2. Cheques should be drawn in favour of Executive Officer/Secretary, as the case may be, Municipal Council **Sarkaghat**.
3. Outstations cheques should be include the discount charged in such cheque(s).
4. Rebate @ 5% is given on the taxes claimed for the current year or a bill raised for the first time, if the amount specified in the bill is paid within 15 days from the presentation thereof. Bills send under postal certificate shall be construed to have been received within three days from the date the posting and accordingly this rebate is given if payment of the bill is made within 18 days from the date of posting.
5. If the payment of the tax is not made within the financial years in which the bill is issued an interest @ 5 % in 1st year shall be payable and thereafter 10% interest penalty will be payable besides legal charges.
6. The notice of demand/recovery of property tax will not confer any right on the person paying the tax or anyone else to claim validation of unauthorized construction at a later

date and the same is without any prejudice to the rights of the **Sarkaghat** Municipality to take any legal action including that of demolition in respect of such unauthorized construction/structure.

7. In case any of your payments have not been adjusted, same can be adjusted/settled by producing original receipts given by Municipality **Sarkaghat**.
8. In all correspondence, always mention No./date, name of house and demand No.
9. Bill generated be presented while tendering payment.

FORM-C
(See Bye Law 17)

Form of notice of Transfer to be given which has taken place by way of instrument.

To

The Executive Officer,
Municipal Council **Sarkaghat**

I _____ s/o _____ r/o _____ hereby give notice as required by Section 83 of the H.P. Municipal Act, 1994 of the following transfer of property:—

Description of Property

Name & address of person whose title has been transferred	Name & address of person to whom property title has been transferred	Detail of Property	Area of the property	Account No./ID No. of old assesses	Remarks
1	2	3	4	5	

Date _____

Name of Owner/Occupier _____
Address _____

Mob.No. _____

FORM-D
(See Bye Law 17)

Form of notice of Transfer to be given which has taken place otherwise than by instrument.

To

The Executive Officer,
Municipal Council **Sarkaghat**

I _____ s/o _____ r/o _____ hereby

give notice as required by section 83 of the H.P. Municipal Act, 1994 of the following transfer of property:—

Description of Property

Name & address of person whose title has been transferred	Name of legal heir/successor to whom property title has been transferred	Detail of Property	Area of the property	Account No./ID No. of old assessees	Remarks
1	2	3	4	5	6

Date _____

Name of Owner/Occupier _____
Address _____

Mob.No. _____

FORM-E

(Tax liability Form under Section 82 read with Section 86 of the Himachal Pradesh Municipal Act, 1994)
(See Bye-Law 19)

To

The Executive Officer,
Municipal Council **Sarkaghat**

Subject:— Filling of return for assessment of properties for Municipal Taxes.

Sir/Madam,

I am submitting the details of property known as I.D. No
 Ward No Zone as under:—

Sl. No.	Unit	Area	Factors				Total ratable Value	Maintenance & Repair Rebate @10% under clause (33-a) of Section 2 of the H.P. Municipal Act, 1994.	Net ratable value	Remarks
			F1	F2	F3	F4	F5	F1 to F5 (Multiply)		
1.	(a) Residential									
	(b) Let out Residential									
2.	Non Residential/Commercial									
	(a) Hotel above built up area of 2000 sq.m., MNC Show Rooms and Restaurants									
	(b) Hotel having built up area between 1000 to 2000 sq.m. and show room above 1000 sq. m.									
	(c) Other Hotels, Bars, Restaurant, Banks, ATMs, Show rooms, Call Centre, Marriage Hall, Travel Agency, Mobile Towers, Coaching Centre									
	(d) Shops, Schools, Colleges, Education institutions, Offices, Hostel, Hospital, Theatre, Clubs, Paying Guest House (PGs), Guest House.									
	(e) Godowns, Dhaba, Stall and Other Types of Properties not covered Under (a to d)									
3.	Plot of Land									

I hereby declare that the information furnished above is correct to the best of my knowledge and proper belief and nothing has been concealed therefrom.

Date :

Yours faithfully,

(Signature)

Owner/Agent/Occupier.

Name in block letters

Address

Mob. No.

Verification of the
Assistant Tax Superintendent

Verification of the
Executive Officer/Secretary

Location factor/characteristic and its value

(i) Number of zones:—The entire Municipal area has been divided *i.e.* A, B & C Zone.

(I) Location factor (F-1) **Same for all Zones.**

Structural factor, Characteristics and its values (F2):—

(i) For Pucca-building value per Sq. Mtr. = 3

(ii) For semi-pucca building, value per sq. mtr. = 2

(iii) For kutcha building, value per sq. mtr. = 1

Age factor and Age-wise grouping and value of the Buildings (F3):—

Group	Factor Value
A	1
B	2
C	2.50
D	3
E	4

Occupancy factor/Characteristics and its value (F4):—

(i) Value for residential occupancy:

(a) Value for self residential	(b) Value for Let out residential
2	2.50

(ii) Value per sq. mtr. for non- residential Occupancy.

Hotels above built-up area of 300 Sq. mtr. , MNC Show Rooms and Restaurant	Hotel having built-up area between 100 to 300 Sq. mtr. And Show Room above 100 to 300 Sq. Mtr.	Other Hotels, Bars, Restaurant, Banks, ATMs, Show Rooms, Call Centre, Marriage Hall, Travel Agency, Mobile Towers, Coaching Centre less than 100 sq.Mtr.	Shops, School, Colleges, Educational Institutions, Offices, Hostel, Hospital, Theatre, Clubs, Paying Guest House (PGs), Guest House less than 100 sq.Mtr.	Gowdowns, Dhabas, Stall and Other types of Properties not covered under (A to D) less than 100 sq.Mtr.
5	4	3	2.50	2

or

Commercial (Less than 100 Sqm)	Commercial (Between 100 Sqm -300 Sqm)	Commercial (Less than 300 Sqm)
4	6	5

Use factor/Characteristics and its value (F5):—

The value of Use factor /characteristics of the unit(s) of the lands & buildings for the purpose of Clause (c) *ibid* shall be as under:-

(i) Residential =2
(ii) Non Residential =3

Method for calculation of Ratable Value and Rate of property tax on the Ratable Value of the unit of lands and Buildings:—

Area (in sq. mtrs) of a unit multiplied by value of relevant factors of unit area method as mentioned in 23 to 27 of the bye laws. The figure that will so come out, thereof shall be the net ratable value of unit and property tax shall be charged on that net ratable value at the rate of% in zone A and% in zone B **and.....in Zone C** for lands and in case of buildings as under:—

A-zone	B-zone	C-zone
For self occupied residential properties measuring 1 sq.mtr. to 100 sq. mtrs. @ <u>10</u> % P.A. on the RV. (Ratable Value).	For self occupied residential properties measuring 1 sq.mtr. to 100 sq. mtrs. @ <u>10</u> % P.A. on the RV. (Ratable Value).	For self occupied residential properties measuring 1 sq.mtr. to 100 sq. mtrs. @ <u>10</u> % P.A. on the RV. (Ratable Value).
(ii) For self occupied residential properties. Measuring 101 sq. mtrs. to above @ <u>10</u> % P.A. on the RV. (Ratable Value)	(ii) For self occupied residential properties. Measuring 101 sq. mtrs. to above @ <u>10</u> % P.A. on the RV. (Ratable Value)	(ii) For self occupied residential properties. Measuring 101 sq. mtrs. to above @ <u>10</u> % P.A. on the RV. (Ratable Value)
(iii) For non-residential properties @ <u>10</u> % P.A. on the ratable value.	(iii) For non-residential properties @ <u>10</u> % P.A. on the ratable value.	(iii) For non-residential properties @ <u>10</u> % P.A. on the ratable value.

FORM-F

Municipal Council **Sarkaghat**.

Demand and Collection Register

(See Bye-Laws 12)

For the Financial Year

UNP No. _____
ID No. _____
Name of Property: _____
Name of Owner/Occupier: _____
Correspondence Address: _____

Unit	Area	Net Ratable Value	Property Tax Percentage	Amount of General Tax
Residential				
Let Out Residential				
Commercial				
Plot of Land				

General Tax	Re-bate	Total General Tax	Previous Arrear Amount	Interest	Net Amount Payable	Bill No.	Date of issuing Bill	Current General Tax Collection	Rebate & Remission	Arrear Collection	Interest Collection	Receipt No.	Receipt Date	Current Balance Amount	Arrear Balance Amount	Credit	Remarks

**In the Court of Dr. Charanji Lal, HPAS, Marriage Officer-cum-Sub-Divisional Magistrate,
Hamirpur, District Hamirpur (H.P.)**

In the matter of :

1. Sh. Lokesh Kumar s/o Sh. Avtar Singh, r/o Village Dukhral, P. O. Utpur, Tehsil Bamson at Tauni Devi, District Hamirpur (H.P.).
2. Smt. Shilpa Rana d/o Sh. Raj Kumar r/o Village Seras, P. O. Dagera, Tehsil Palampur, District Kangra (H.P.)
.. *Applicants.*

Versus

General Public

Subject.— Notice of Registration of Marriage.

Sh. Lokesh Kumar & Smt. Shilpa Rana have filed an application u/s 15 &16 of Special Marriage Act, 1954 alongwith affidavits and supporting documents in the court of undersigned stating therein that they have solemnized their marriage on 04-03-2022 as per the Hindu ritual and customs.

Therefore, the general public is hereby informed through this notice that if any person having any objection regarding this marriage, may file his/her objections personally or in writing before this court on or before 08-04-2022. In case no objection is received by 08-04-2022, it will be presumed that there is no objection to the registration of the above said marriage and the same will be registered accordingly.

Issued under my hand and seal of the court on 07-03-2022.

Seal.

Sd/-

*Marriage Officer-cum-SDM,
Sub- Division, Hamirpur (H.P.).*

**In the Court of Dr. Charanji Lal, HPAS, Marriage Officer-cum-Sub-Divisional Magistrate,
Hamirpur, District Hamirpur (H.P.)**

In the matter of :

1. Sh. Ajay Kumar s/o Late Sh. Roop Lal, r/o House No. 41, Ward No. 4, Pratap Gali, Hamirpur (H.P.).
2. Smt. Geeta d/o Smt. Parmila Devi r/o House No. 3820, Ambedkar Awas Yojna Palsora, Chandigarh-160055 .. *Applicants.*

Versus

General Public

Subject.— Notice for Registration of Marriage.

Sh. Ajay Kumar & Smt. Geeta have filed an application u/s 15 &16 of Special Marriage Act, 1954 alongwith affidavits and supporting documents in the court of undersigned stating therein that they have solemnized their marriage on 13-10-2021 as per the Hindu ritual and customs.

Therefore, the general public is hereby informed through this notice that if any person having any objection regarding this marriage, may file his/her objections personally or in writing before this court on or before 12-04-2022. In case no objection received by 12-04-2022, it will be presumed that there is no objection to the registration of the above said marriage and the same will be registered accordingly.

Issued under my hand and seal of the court on 09-03-2022.

Seal.

Sd/-

*Marriage Officer-cum-SDM,
Sub- Division, Hamirpur (H.P.).*

**In the Court of Additional District Registrar of Marriage-cum-Sub-Divisional Magistrate,
Sub-Division Hamirpur (H.P.)**

In the matter of :

1. Abhishek Puri s/o Sh. Raj Kumar Puri, r/o House No. 553, Ward No. 1, Hira Nagar, Hamirpur, Tehsil & District Hamirpur (H.P.).
2. Dr. Radhika Rajshree Sood d/o Sh. Sanjay Kumar Sood, r/o Ward No. 9, Village & P.O. Paprola, Tehsil Baijnath, District Kangra (H.P.) .. *Applicants.*

Versus

General Public

Subject.— Registration of marriage under section 8 (4) of the Himachal Pradesh Registration of Marriage Act, 1996.

WHEREAS, an application under section 8 (4) of the Himachal Pradesh Registration of Marriage Act, 1996 has been received from Sh. Abhishek Puri and Dr. Radhika Rajshree Sood alongwith documents and affidavits stating therein that they have solemnized their marriage on dated 10-12-2020 at House No. 553, Ward No. 1, Hira Nagar, Hamirpur, Tehsil & District (H.P.) and same could not be registered, under the act *ibid* in the office of the Marriage-cum-EO. M. C. Hamirpur, District Hamirpur (H.P.) within stipulated period due to unavoidable circumstances.

NOW, THEREFORE, the General Public is hereby informed through this notice that if any person having any objection regarding registration of this marriage, may file his/her objections personally or in writing before this court on or before 15-04-2022. In case no objection is received by 15-04-2022, it will be presumed that there is no objection to the registration of the above said marriage and the same will be registered accordingly.

Issued under my hand and seal of the court on 11-03-2022.

Seal.

Sd/-

*Sub-Divisional Magistrate-cum-
Additional District Registrar of Marriages, Hamirpur (H.P.).*

**In the Court of Dr. Charanji Lal, HPAS, Marriage Officer-cum-Sub-Divisional Magistrate,
Hamirpur, District Hamirpur (H.P.)**

In the matter of :

1. Sh. Sunil Kumar s/o Sh. Azad Singh, r/o Village Ropa, P.O. Nalti, Tehsil & District Hamirpur (H.P.).
2. Smt. Kaushalya Devi d/o Sh. Bhagwan Dass r/o Village Mukrana, P.O. & Tehsil Galore, District Hamirpur (H.P.) .. *Applicants.*

Versus

General Public

Subject.— Notice for Registration of Marriage.

Sh. Sunil Kumar & Smt. Kaushalya Devi have filed an application u/s 15 &16 of Special Marriage Act, 1954 alongwith affidavits and supporting documents in the court of undersigned stating therein they have solemnized their marriage on 29-01-2022 as per the Hindu ritual and customs.

Therefore, the general public is hereby informed through this notice that if any person having any objection regarding this marriage, may file his/her objections personally or in writing before this court on or before 16-04-2022. In case no objection is received by 16-04-2022, it will be presumed that there is no objection to the registration of the above said marriage and the same will be registered accordingly.

Issued under my hand and seal of the court on 07-03-2022.

Seal.

Sd/-

*Marriage Officer-cum-SDM,
Sub- Division, Hamirpur (H.P.).*

**In the Court of Dr. Charanji Lal, has, Marriage Officer-cum-Sub-Divisional Magistrate,
Hamirpur, District Hamirpur (H.P.)**

In the matter of :

1. Sh. Aman Kumar s/o Sh. Ramesh Chand, r/o Village & P. O. Putrial, Tehsil Naduan, District Hamirpur (H.P.).
2. Ms. Neetu d/o Sh. Rajesh Kumar r/o Village Matahni, P.O. Daruhi, Tehsil & District Hamirpur (H.P.)

Versus

General Public

Subject.— Notice of Intended Marriage.

Sh. Aman Kumar and Ms. Neetu have filed an application u/s 5 of Special Marriage Act, 1954 alongwith affidavits and supporting documents in the court of undersigned, in which they have stated that they intend to solemnize their marriage within next three calendar months.

Therefore, the general public is hereby informed through this notice that if any person having any objection regarding this marriage, may file his/her objections personally or in writing before this court on or before 19-04-2022. In case no objection is received by 19-04-2022, it will be presumed that there is no objection to the registration of the above said marriage and the same will be registered accordingly.

Issued under my hand and seal of the court on 10-03-2022.

Seal.

Sd/-

*Marriage Officer-cum-SDM,
Sub-Division Hamirpur (H.P.).*

**In the Court of Dr. Charanji Lal, has, Marriage Officer-cum-Sub-Divisional Magistrate,
Hamirpur, District Hamirpur (H.P.)**

In the matter of :

1. Sh. Ashwani Chandel s/o Sh. Dalip Singh, r/o Village Bhamnoh, P. O. Bagwara, Tehsil Bamson at Tauni Devi, District Hamirpur (H.P.).
2. Ms. Asha Singh d/o Sh. Parmodh Singh r/o Sector 49, Barola, Noida, Gautam Budha Nagar, Noida (U.P.)-201301.

Versus

General Public

Subject.— Notice of Intended Marriage.

Sh. Ashwani Chandel and Ms. Asha Singh have filed an application u/s 5 of Special Marriage Act, 1954 alongwith affidavits and supporting documents in the court of undersigned, in which they have stated that they intend to solemnize their marriage within next three calendar months.

Therefore, the general public is hereby informed through this notice that if any person having any objection regarding this marriage, may file his/her objections personally or in writing before this court on or before 20-04-2022. In case no objection is received by 20-04-2022, it will be presumed that there is no objection to the registration of the above said marriage and the same will be registered accordingly.

Issued under my hand and seal of the court on 15-03-2022.

Seal.

Sd/-

*Marriage Officer-cum-SDM,
Sub-Division Hamirpur (H.P.).*

In the Court of Sub-Divisional Magistrate, Hamirpur (H. P.)

In the matter of :

Kumari Anuradha w/o Sh. Vipan Kumar, r/o Village Kothi, Post Office Town Bharari, Tehsil & District Hamirpur (H.P.) .. *Applicants.*

Versus

General Public

.. *Respondent.*

Subject.— Proclamation regarding correctness of applicant name in the State Official Gazette.

WHEREAS, Kumari Anuradha w/o Sh. Vipan Kumar, r/o Village Kothi, Post Office Town Bharari, Tehsil & District Hamirpur (H.P.) alongwith copies of Adhar Card, Matric Certificate pertaining to her correct name *i.e.* KUMARI ANURADHA respectively, which has been entered as ANURADHA in the school record of her son held with CBSE inadvertently.

Therefore, the General Public is hereby informed through this notice that any person who has any objection regarding correctness of the applicant name KUMARI ANURADHA instead of ANURADHA can file the objection personally in writing before this court of undersigned on or before 16-04-2022. The objection received after will not be entertained and order will be issued for correctness of name of the applicant accordingly.

Issued today on 16-03-2022 under my hand and seal of the court.

Seal.

Sd/-

*Sub-Divisional Magistrate,
Hamirpur, District Hamirpur (H.P.).*

ब अदालत डॉ० आशीष शर्मा, हि०प्र०से०, विवाह पंजीकरण अधिकारी, धीरा, उप—मण्डल धीरा,
जिला कांगड़ा (हि० प्र०)

1. लवनीत कुमार आयु 27 वर्ष पुत्र गुर लाल, निवासी गांव नलेहड, डाकघर व तहसील थुरल, जिला
कांगड़ा (हि० प्र०)।

2. सविता कुमारी आयु 22 वर्ष पुत्री रमेश चन्द, निवासी गांव घरथूं डाकघर कौना, तहसील थुरल,
जिला कांगड़ा (हि० प्र०) प्रार्थीगण।

बनाम

आम जनता

प्रतिवादी।

आम जनता को सूचित किया जाता है कि प्रार्थीगण एक व दो ने इस न्यायालय में विवाह पंजीकरण करवाने का आवेदन किया है। अतः इस इश्तहार द्वारा आम जनता व उपरोक्त आवेदनकर्ता के माता—पिता को इस विवाह के पंजीकरण बारे एतराज हो तो दिनांक 11—04—2022 या इससे पूर्व प्रातः 10 बजे तक इस न्यायालय में आपत्ति दर्ज करवा सकते हैं। इस तिथि के बाद कोई उजर स्वीकार नहीं किया जायेगा।

आज दिनांक 07—03—2022 को मेरे हस्ताक्षर एवं मोहर अदालत द्वारा जारी किया गया।

मोहर।

हस्ताक्षरित /—

विवाह पंजीकरण अधिकारी,
धीरा, उप—मण्डल धीरा, जिला कांगड़ा, हिमाचल प्रदेश।

ब अदालत डॉ० आशीष शर्मा, हि०प्र०से०, विवाह पंजीकरण अधिकारी, धीरा, उप—मण्डल धीरा,
जिला कांगड़ा (हि० प्र०)

1. विशन सिंह आयु 32 वर्ष पुत्र अजमेर सिंह, निवासी गांव थाना, डाकघर व तहसील थुरल, जिला
कांगड़ा (हि० प्र०)।

2. शांति डोगरा आयु 26 वर्ष पुत्री मनोहर लाल, निवासी वार्ड नं० 7 छतेहड, डाकघर योल केन्ट,
तहसील धर्मशाला, जिला कांगड़ा (हि० प्र०) प्रार्थीगण।

बनाम

आम जनता

प्रतिवादी।

आम जनता को सूचित किया जाता है कि प्रार्थीगण एक व दो ने इस न्यायालय में विवाह पंजीकरण करवाने का आवेदन किया है। अतः इस इश्तहार द्वारा आम जनता व उपरोक्त आवेदनकर्ता के माता—पिता को इस विवाह के पंजीकरण बारे एतराज हो तो दिनांक 19—04—2022 या इससे पूर्व प्रातः 10 बजे तक इस न्यायालय में आपत्ति दर्ज करवा सकते हैं। इस तिथि के बाद कोई उजर स्वीकार नहीं किया जायेगा।

आज दिनांक 14—03—2022 को मेरे हस्ताक्षर एवं मोहर अदालत द्वारा जारी किया गया।

मोहर।

हस्ताक्षरित /—

विवाह पंजीकरण अधिकारी,
धीरा, उप—मण्डल धीरा, जिला कांगड़ा, हिमाचल प्रदेश।

ब अदालत डॉ० आशीष शर्मा, हि०प्र०से०, विवाह पंजीकरण अधिकारी, धीरा, उप—मण्डल धीरा,
जिला कांगड़ा (हि० प्र०)

1. सावन राणा आयु 31 वर्ष पुत्र बादल सिंह राणा, निवासी गांव कण्डी डाकघर साई, तहसील थुरल,
जिला कांगड़ा (हि० प्र०) ।

2. नवीना आयु 28 वर्ष पुत्री महिन्द्र सिंह डोगरा, निवासी गांव नरवाणा, डाकघर योल, तहसील
धर्मशाला, जिला कांगड़ा (हि० प्र०) प्रार्थीगण ।

बनाम

आम जनता

प्रतिवादी ।

आम जनता को सूचित किया जाता है कि प्रार्थीगण एक व दो ने इस न्यायालय में विवाह पंजीकरण करवाने का आवेदन किया है। अतः इस इश्तहार द्वारा आम जनता व उपरोक्त आवेदनकर्ता के माता—पिता को इस विवाह के पंजीकरण बारे एतराज हो तो वह दिनांक 25—04—2022 या इससे पूर्व प्रातः 10 बजे तक इस न्यायालय में आपत्ति दर्ज करवा सकते हैं। इस तिथि के बाद कोई उजर स्वीकार नहीं किया जायेगा।

आज दिनांक 14—02—2022 को मेरे हस्ताक्षर एवं मोहर अदालत द्वारा जारी किया गया।

मोहर ।

हस्ताक्षरित /—
विवाह पंजीकरण अधिकारी,
धीरा, उप—मण्डल धीरा, जिला कांगड़ा, हिमाचल प्रदेश ।

ब अदालत सहायक समाहर्ता प्रथम श्रेणी एवं कार्यकारी दण्डाधिकारी, तहसील धर्मशाला,
जिला कांगड़ा (हि०प्र०)

मुकद्दमा नं० :

श्री/ श्रीमती Gokul Chand s/o Late Sh. Kirpa Ram, r/o Vill. and P.O. Rakkar, Tehsil Dharamshala, District Kangra (H.P.).

बनाम

आम जनता

विषय—प्रार्थना—पत्र जेरे धारा 13(3) हिमाचल प्रदेश पंजीकरण अधिनियम, 1969.

Gokul Chand s/o Late Sh. Kirpa Ram, r/o Vill. and P.O Rakkar, Tehsil Dharamshala, District Kangra (H.P.) ने इस अदालत में शपथ—पत्र सहित मुकद्दमा दायर किया है कि उसके Father Kirpa Ram की मृत्यु दिनांक 16—09—2001 है परन्तु एम०सी० धर्मशाला/ग्राम पंचायत में मृत्यु तिथि पंजीकृत न है। अतः इसे पंजीकृत किये जाने के आदेश दिये जायें। इस नोटिस के द्वारा समस्त जनता को तथा सम्बन्धित सम्बन्धियों को सूचित किया जाता है कि यदि किसी को उपरोक्त Kirpa Ram की मृत्यु पंजीकृत किये जाने बारे कोई एतराज हो तो वह अपना एतराज अधोहस्ताक्षरी की अदालत में दिनांक 16—04—2022 को असालतन या वकालतन हाजिर आकर पेश कर सकता है अन्यथा मुताबिक शपथ पत्र मृत्यु पंजीकरण किये जाने बारे आदेश पारित कर दिये जायेंगे।

आज दिनांक 11-03-2022 को मेरे हस्ताक्षर व मोहर अदालत द्वारा जारी किया गया।

मोहर।

हस्ताक्षरित /—
कार्यकारी दण्डाधिकारी,
धर्मशाला, जिला कांगड़ा (हि०प्र०)।

ब अदालत सहायक समाहर्ता प्रथम श्रेणी एवं कार्यकारी दण्डाधिकारी, तहसील धर्मशाला,
जिला कांगड़ा (हि०प्र०)

मुकद्दमा नं० :

श्री/ श्रीमती Santosh Kumari d/o Late Sh. Kehar Singh, r/o Vill. Ghirtholi, P.O. Paddar,
Tehsil Dharamshala, District Kangra (H.P.).

बनाम

आम जनता

विषय.—प्रार्थना—पत्र जेरे धारा 13(3) हिमाचल प्रदेश पंजीकरण अधिनियम, 1969.

Santosh Kumari d/o Late Sh. Kehar Singh r/o Vill. Ghirtholi, P.O. Paddar, Tehsil Dharamshala, District Kangra (H.P.) ने इस अदालत में शपथ—पत्र सहित मुकद्दमा दायर किया है कि उसकी Self Santosh Kumari की जन्म तिथि 16-07-1976 है परन्तु एम०सी० धर्मशाला/ग्राम पंचायत में जन्म तिथि पंजीकृत न है। अतः इसे पंजीकृत किये जाने के आदेश दिये जायें। इस नोटिस के द्वारा समस्त जनता को तथा सम्बन्धित सम्बन्धियों को सूचित किया जाता है कि यदि किसी को उपरोक्त Santosh Kumari का जन्म पंजीकृत किये जाने बारे कोई एतराज हो तो वह अपना एतराज अधोहस्ताक्षरी की अदालत में दिनांक 23-04-2022 को असालतन या वकालतन हाजिर आकर पेश कर सकता है अन्यथा मुताबिक शपथ पत्र जन्म पंजीकरण किये जाने बारे आदेश पारित कर दिये जायेंगे।

आज दिनांक 11-03-2022 को मेरे हस्ताक्षर व मोहर अदालत द्वारा जारी किया गया।

मोहर।

हस्ताक्षरित /—
कार्यकारी दण्डाधिकारी,
धर्मशाला, जिला कांगड़ा (हि०प्र०)।

ब अदालत सहायक समाहर्ता प्रथम श्रेणी एवं कार्यकारी दण्डाधिकारी, तहसील धर्मशाला,
जिला कांगड़ा (हि०प्र०)

मुकद्दमा नं० : / 2022

श्री/ श्रीमती Amita Thapa d/o Sh. Shiv Singh Thapa, r/o Vill. Rakkar, P.O. Sidhwari, Tehsil Dharamshala, District Kangra (H.P.).

बनाम

आम जनता

विषय.—प्रार्थना—पत्र जेरे धारा 13(3) हिमाचल प्रदेश पंजीकरण अधिनियम, 1969.

श्री/ श्रीमती Amita Thapa d/o Sh. Shiv Singh Thapa, r/o Vill. Rakkar, P.O. Sidhwari, Tehsil Dharamshala, District Kangra (H.P.) ने इस अदालत में शपथ—पत्र सहित मुकद्दमा दायर किया है कि उसका Self Amita Thapa का जन्म 30—09—1980 को हुआ है परन्तु एम०सी० धर्मशाला/ग्राम पंचायत में जन्म तिथि पंजीकृत न है। अतः इसे पंजीकृत किये जाने के आदेश दिये जायें। इस नोटिस के द्वारा समस्त जनता को तथा सम्बन्धित सम्बन्धियों को सूचित किया जाता है कि यदि किसी को उपरोक्त Amita Thapa का जन्म पंजीकृत किये जाने बारे कोई एतराज हो तो वह अपना एतराज हमारी अदालत में अदालत में दिनांक 23—04—2022 को असालतन या वकालतन हाजिर आकर पेश कर सकता है अन्यथा मुताबिक शपथ पत्र जन्म तिथि पंजीकरण किये जाने बारे आदेश पारित कर दिये जायेंगे।

आज दिनांक 15—03—2022 को मेरे हस्ताक्षर व मोहर अदालत द्वारा जारी किया गया।

मोहर।

हस्ताक्षरित/—
कार्यकारी दण्डाधिकारी,
धर्मशाला, जिला कांगड़ा (हि०प्र०)।

ब अदालत सहायक समाहर्ता प्रथम श्रेणी एवं कार्यकारी दण्डाधिकारी, तहसील धर्मशाला,
जिला कांगड़ा (हि०प्र०)

मुकद्दमा नं० :

श्री/ श्रीमती Subhash Chand s/o Sh. Dumnu Ram, r/o Vill. Kandrehar, P.O. Chetru, Tehsil Dharamshala, District Kangra (H.P.).

बनाम

आम जनता

विषय.—प्रार्थना—पत्र जेरे धारा 13(3) हिमाचल प्रदेश पंजीकरण अधिनियम, 1969.

Subhash Chand s/o Sh. Dumnu Ram, r/o Vill. Kandrehar, P.O. Chetru, Tehsil Dharamshala, District Kangra (H.P.) ने इस अदालत में शपथ—पत्र सहित मुकद्दमा दायर किया है कि उसकी Mother Suti Devi की मृत्यु तिथि 13—02—2006 है परन्तु एम०सी० धर्मशाला/ग्राम पंचायत में मृत्यु तिथि पंजीकृत न है। अतः इसे पंजीकृत किये जाने के आदेश दिये जायें। इस नोटिस के द्वारा समस्त जनता को तथा सम्बन्धित सम्बन्धियों को सूचित किया जाता है कि यदि किसी को उपरोक्त Suti Devi की मृत्यु तिथि पंजीकृत किये जाने बारे कोई एतराज हो तो वह अपना एतराज अधोहस्ताक्षरी की अदालत में दिनांक 23—04—2022 को असालतन या वकालतन हाजिर आकर पेश कर सकता है अन्यथा मुताबिक शपथ पत्र मृत्यु तिथि पंजीकरण किये जाने बारे आदेश पारित कर दिये जायेंगे।

आज दिनांक 11—03—2022 को मेरे हस्ताक्षर व मोहर अदालत द्वारा जारी किया गया।

मोहर।

हस्ताक्षरित/—
कार्यकारी दण्डाधिकारी,
धर्मशाला, जिला कांगड़ा (हि०प्र०)।

ब अदालत श्री मदन लाल, नायब तहसीलदार एवं सहायक समाहर्ता द्वितीय श्रेणी, इन्दौरा,
जिला कांगड़ा (हि० प्र०)

मिसल नं० : 02/NT/2022

तारीख पेशी : 11-04-2022

बलदेव सिंह पुत्र श्री जुल्फी राम, वासी गांव समून, डाकघर बलीर, तहसील इंदौरा, जिला कांगड़ा (हि०प्र०)।

बनाम

आम जनता

विषय.—प्रार्थना—पत्र जेर धारा 13(3) जन्म एवम् मृत्यु पंजीकरण अधिनियम, 1969.

प्रार्थी श्री बलदेव सिंह पुत्र श्री जुल्फी राम, वासी गांव समून, डाकघर बलीर, तहसील इंदौरा, जिला कांगड़ा (हि०प्र०) ने प्रार्थना—पत्र प्रस्तुत करते हुए नियेदन किया है कि उसके पुत्र पवन दीप सिंह का नाम व जन्म तारीख दिनांक 24-04-2021 ग्राम पंचायत बलीर के अभिलेख में दर्ज न है जिसे दर्ज किया जाए।

अतः इस इश्तहार राजपत्र के द्वारा सर्वसाधारण को सूचित किया जाता है कि उक्त जन्म पंजीकरण करने बारे किसी भी व्यक्ति को कोई एतराज हो तो वह असालतन या वकालतन दिनांक 11-04-2022 को प्रातः 10.00 बजे अदालत हजा में उपस्थित होकर अपना एतराज पेश कर सकता है कोई एतराज पेश न होने की सूरत में जन्म पंजीकरण के आदेश पारित कर दिए जाएंगे।

आज दिनांक 07-03-2022 को मेरे हस्ताक्षर व मोहर अदालत सहित जारी किया गया।

मोहर।

हस्ताक्षरित /—
नायब तहसीलदार एवं सहायक समाहर्ता द्वितीय श्रेणी,
इन्दौरा, जिला कांगड़ा (हि०प्र०)।

ब अदालत सहायक समाहर्ता द्वितीय श्रेणी, डाडासीबा, जिला कांगड़ा (हि० प्र०)

राधा स्वामी सत्संग ब्यास बाबा जयमल सिंह ब्यास, जिला अमृतसर पंजाब (अधिकृत सचिव) प्रार्थी।

बनाम

1. रविन्द्र नाथ, 2. जोगिन्द्र सिंह पुत्रान व 3. अमृती देवी पत्नी स्व० श्री हरिकृष्ण लाल पुत्र लाभ सिंह, 4. रजत कुमार पुत्र, 5. कुमारी स्वाती पुत्री, 6. सुनीता कुमारी पत्नी स्व० श्री गुरनाम सिंह, 7. रणवीर सिंह, 8. बलबीर सिंह पुत्रान लाभ सिंह, 9. सोनीका देवी पुत्री, 10. ब्यासा देवी पत्नी स्व० अमर सिंह, 11. साहिल पुत्र, 12. सविता देवी, 13. कुमारी ममता देवी पुत्रीया व 14. निर्मला देवी पत्नी स्व० श्री रणजीत सिंह, 15. जोगिन्द्र सिंह पुत्र, 16. चंचला देवी पुत्री जैसी राम, 17. विद्या सागर, 18. उतम चन्द पुत्रान देश राज, 19. मुकेश कुमार, 20. सुर्जित सिंह पुत्रान, 21. कुमारी नेहा पुत्री, 22. दर्शना देवी पत्नी स्व० श्री प्रवीण कुमार, 23. कुमारी मीनाक्षी, 24. कुमारी वर्षा पुत्रीयां, 25. कमलेश कुमारी पत्नी स्व० श्री परमजी प्रत्यार्थीगण।

उनवान मुकद्दमा—तकसीम जेर धारा 123 हि०प्र०, भू-राजस्व अधिनियम, 1954, बाबत भूमि खाता नं० 331, खतौनी नं० 536, खसरा कित्ता 3, रकबा तादादी 00-47-07 है० वाक्या महाल व मौजा नंगल चौक, जमाबन्दी वर्ष 2015-16, तहसील डाडासीबा, जिला कांगड़ा (हि० प्र०)।

इस अदालत में राधा स्वामी सत्संग व्यास बाबा जयमल सिंह व्यास, जिला अमृतसर, पंजाब अधिकृत श्री गुरवतन राम (प्रधान) बाबत भूमि खाता नं० 331, खतौनी नं० 536, खसरा कित्ता 3, रकबा तादादी 00-47-07 है० वाक्या महाल व मौजा नंगल चौक, जमाबन्दी वर्ष 2015-16, तहसील डाडासीबा, जिला कांगड़ा (हि० प्र०) द्वारा दायर तकसीम हुक्मन हेतु अदालत हजा में प्रार्थना-पत्र मय शपथ पत्र पेश किया है कि उपरोक्त प्रत्यार्थीगणों में से प्रत्यार्थी नं० 2 से 6, 9 से 14 व 16 से 25 के सही पते उन्हें मालूम नहीं है। जिसके कारण सही तरीके से समन की तामील न हो पा रही है तथा मुकद्दमा तकसीम में विलम्ब हो रहा है।

अतः इस इश्तहार द्वारा उपरोक्त प्रत्यार्थीगणों को बजरीया इश्तहार सूचित किया जाता है कि यदि किसी को भी उपरोक्त भूमि की तकसीम करने में किसी प्रकार का एतराज/उजर हो तो दिनांक 11-04-2022 को प्रातः 10.00 बजे असालतन या वकालतन अधोहस्ताक्षरी की अदालत में हाजिर आकर लिखित व मौखिक प्रस्तुत करें। यदि उक्त तारीख तक कोई उजर/एतराज प्रस्तुत न हुआ तो समझा जावेगा कि उक्त भूमि की तकसीम बारे किसी को कोई आपत्ति नहीं है तथा मामले में नियमानुसार एकतरफा कार्यवाही अमल में लाकर मामले का निपटारा कर दिया जायेगा।

आज दिनांक 11-03-2022 को मेरे हस्ताक्षर व मोहर न्यायालय द्वारा जारी किया गया।

मोहर।

हस्ताक्षरित/-
सहायक समाहर्ता द्वितीय श्रेणी,
डाडासीबा, जिला कांगड़ा (हि० प्र०)।

ब अदालत सहायक समाहर्ता द्वितीय श्रेणी, तहसील खुण्डियां, जिला कांगड़ा (हि० प्र०)

केस नं० : 1/NT/ 2022

तारीख पेशी : 12-04-2022

श्री सुरिन्दर कुमार पुत्र श्री मखौली, निवासी गांव टिप बूहला, डाकघर सुरानी, तहसील खुण्डियां, जिला कांगड़ा, हिमाचल प्रदेश प्रार्थी।

बनाम

आम जनता

प्रत्यार्थी।

उनवान मुकद्दमा—जेर धारा 13(3) जन्म एवं मृत्यु पंजीकरण अधिनियम, 1969 के तहत मृत्यु तिथि पंजीकरण हेतु।

इश्तहार बनाम आम जनता।

प्रार्थी श्री सुरिन्दर कुमार पुत्र श्री मखौली, निवासी गांव टिप बूहला, डाकघर सुरानी, तहसील खुण्डियां, जिला कांगड़ा, हिमाचल प्रदेश ने स्वयं उपस्थित होकर प्रार्थना-पत्र प्रस्तुत किया कि उसकी माता श्रीमती नार देई पत्नी मखौली की मृत्यु दिनांक 26-11-2020 को हुई है जिसका पंजीकरण जानकारी न होने की वजह से ग्राम पंचायत सुरानी के अभिलेख में दर्ज न हो सका है। अब चूंकि उनकी अलग पंचायत टिप बन चुकी है। अतः उसकी माता की मृत्यु तिथि का पंजीकरण ग्राम पंचायत टिप के अभिलेख में दर्ज किया जाए।

अतः सर्वसाधारण एवं रिश्तेदारों को सुनवाई हेतु बजरिया इश्तहार राजपत्र हि०प्र० व मुस्त्री मुनादी द्वारा सूचित किया जाता है कि अगर इस सम्बन्ध में किसी प्रकार का उजर/एतराज हो तो वह दिनांक 12-04-2022 को असालतन व वकालतन पेश होकर अपना एतराज दर्ज करवा सकता है। उसके उपरान्त कोई भी उजर/एतराज जेरे समायत न होगा तथा प्रार्थी की माता श्रीमती नार देई पत्नी मखौली की मृत्यु तिथि दिनांक 26-11-2020 का पंजीकरण जेरे धारा 13(3) जन्म एवं मृत्यु पंजीकरण अधिनियम, 1969 के तहत ग्राम पंचायत टिप के अभिलेख में दर्ज करने के आदेश पारित कर दिये जायेंगे।

आज दिनांक 08-03-2022 को मेरे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

हस्ताक्षरित /—
सहायक समाहर्ता द्वितीय श्रेणी,
तहसील खुण्डियां, जिला कांगड़ा (हि0 प्र0)।

ब अदालत जनाव कार्यकारी दण्डाधिकारी, रक्कड़, तहसील रक्कड़, जिला कांगड़ा (हि0प्र0)

केस नं0	किस्म मुकदमा :	तारीख दायरा	तारीख पेशी
116 / T/2015	नाम दुरुस्ती	12-02-2015	18-04-2022
वेद भूषण	बनाम		आम जनता।

प्रार्थना—पत्र नाम दुरुस्ती प्रार्थी श्री वेद भूषण पुत्र वरिन्द्र नाथ, महाल कुहना, डा० मौजा कलोहा, तहसील रक्कड़, जिला कांगड़ा (हि0प्र0)।

प्रार्थना—पत्र नाम दुरुस्ती प्रार्थी श्री वेद भूषण पुत्र वरिन्द्र नाथ, महाल कुहना, डा० मौजा कलोहा, तहसील रक्कड़, जिला कांगड़ा (हि0प्र0) ने इस अदालत में प्रार्थना—पत्र दायर किया है कि उसका नाम राजस्व अभिलेख महाल कुहना में विनोद कुमार पुत्र वरिन्द्र कुमार पुत्र मदन लाल दर्ज है जबकि उसका सही नाम वेदभूषण पुत्र वरिन्द्र नाथ पुत्र भजन दास है, लिहाजा इसे दुरुस्त करके वेदभूषण पुत्र वरिन्द्र नाथ पुत्र भजन दास किया जाए। प्रार्थना—पत्र के समर्थन में शपथ—पत्र प्रार्थी, पर्चा जमाबंदी, आधार कार्ड, स्कूल प्रमाण—पत्र व्यानात प्रार्थी साथ संलग्न है।

अतः इस नोटिस के माध्यम से आम जनता तथा सम्बन्धित रिश्तेदारों को सूचित किया जाता है कि अगर किसी को उपरोक्त नाम दुरुस्ती बारे कोई उजर व एतराज हो तो दिनांक पेशी 18-04-2022 को सुबह 10.00 बजे इस न्यायालय में असालतन या वकालतन अपना एतराज अधोहस्ताक्षरी के न्यायालय में उपस्थित होकर पेश कर सकता है अन्यथा उपरोक्त नाम दुरुस्त करने के आदेश दे दिए जाएंगे। उसके उपरान्त कोई एतराज न सुना जाएगा।

आज दिनांक 14-03-2022 को मेरे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

हस्ताक्षरित /—
कार्यकारी दण्डाधिकारी,
रक्कड़, तहसील रक्कड़, जिला कांगड़ा (हि0प्र0)।

ब अदालत कुलतार सिंह, नायब तहसीलदार एवम् सहायक समाहर्ता द्वितीय श्रेणी, थुरल,
जिला कांगड़ा (हि0 प्र0)

किस्म मुकदमा : दुरुस्ती नाम	तारीख पेशी : 26-04-2022
-----------------------------	-------------------------

श्री विनोद कुमार परिहार पुत्र श्री भगत राम परिहार, निवासी गांव भन्नु, डा० वैरघटा, तहसील थुरल,
जिला कांगड़ा (हि0 प्र0) प्रार्थी।

बनाम

आम जनता	प्रतिवादी।
---------	------------

विषय.—प्रार्थना—पत्र दुरुस्ती नाम राजस्व अभिलेख महाल भंनु, मौजा वन्दाहु, तहसील थुरल, जिला कांगड़ा (हिं0 प्र0)।

प्रार्थी श्री विनोद कुमार परिहार पुत्र श्री भगत राम परिहार, निवासी गांव भंनु, डा० वैरघटा, तहसील थुरल, जिला कांगड़ा (हिं0 प्र0) ने एक प्रार्थना—पत्र मय शपथ—पत्र पीठासीन अधिकारी के समक्ष प्रस्तुत करते हुए अनुरोध किया है कि उसका नाम पंचायत अभिलेख व अन्य दस्तावेज में विनोद कुमार परिहार दर्ज है व उसका विष्यात व सही नाम भी विनोद कुमार परिहार ही है परन्तु राजस्व अभिलेख महाल भंनु, मौजा वन्दाहु तहसील थुरल में उसका नाम विजय कुमार गलत दर्ज हो गया है। अतः प्रार्थी अब अपने नाम की राजस्व अभिलेख महाल भंनु, मौजा वन्दाहु, तहसील थुरल में दुरुस्ती करवा करके विनोद कुमार के बजाए विनोद कुमार उपनाम विनोद कुमार परिहार पुत्र श्री भगत राम परिहार दर्ज करवाना चाहता है।

अतः प्रार्थी का आवेदन स्वीकार करते हुए इस मुस्त्री मुनादी चस्पांगी व इश्तहार अखबारी के माध्यम से आम जनता को सूचित किया जाता है कि यदि किसी व्यक्ति को उक्त प्रार्थी के नाम की राजस्व अभिलेख महाल भंनु, मौजा वन्दाहु तहसील थुरल में श्री विनोद कुमार के बजाए विनोद कुमार उपनाम विनोद कुमार परिहार पुत्र श्री भगत राम परिहार दर्ज करवाने बारे किसी किस्म की आपत्ति या उजर हो तो वह तारीख पेशी 26-04-2022 को असालतन या वकालतन हाजिर अदालत होकर अपना उजर पेश कर सकता है अन्यथा बाद तारीख पेशी किसी किस्म का उजर एवं एतराज नहीं सुना जावेगा व नाम दुरुस्ती का आदेश पारित कर दिया जाएगा।

यह इश्तहार आज दिनांक 11-03-2022 को मोहर अदालत व मेरे हस्ताक्षर से जारी हुआ।

मोहर।

हस्ताक्षरित/—
सहायक समाहर्ता द्वितीय श्रेणी,
थुरल, तहसील थुरल, जिला कांगड़ा (हिं0 प्र0)।

**In the Court of Shri B. R. Sharma, Sub-Divisional Magistrate, Shimla (R),
District Shimla (H. P.)**

Sh. Jai Kishan s/o Sh. Ishwar Dass, r/o Village Taprala, P.O. Shoghi, Tehsil & District Shimla, Himachal Pradesh.

Versus

General Public

... Respondent.

Whereas Sh. Jai Kishan s/o Sh. Ishwar Dass, r/o Village Taprala, P.O. Shoghi, Tehsil & District Shimla, Himachal Pradesh has filed an application alongwith affidavit in the court of undersigned under section 13(3) of the Birth & Death Registration Act, 1969 to enter the date of death of his/her son named—Shubham s/o Sh. Jai Kishan, r/o Village Taprala, P.O. Shoghi, Tehsil & District Shimla, Himachal Pradesh in the record of Secy. Birth and Death, Gram Panchayat Shoghi, Tehsil & District Shimla (H.P.).

Sl. No.	Name of the family member	Relation	Date of Death
1.	Shubham	son	08-08-1999

Hence, this proclamation is issued to the general public if they have any objection/claim regarding date of death of above named in the record of Gram Panchayat Shoghi, Tehsil & District Shimla (H.P.), may file their claims/objections on or before one month of publication of this notice in Govt. Gazette in this court, failing which necessary orders will be passed.

Issued today 17-03-2022 under my signature and seal of the court.

Seal.

Sd/-

*Sub-Divisional Magistrate,
Shimla (R), District Shimla (H.P.).*

ब अदालत श्री ललित कुमार, सहायक समाहर्ता द्वितीय श्रेणी, तहसील ननखरी,
जिला शिमला, हिमाचल प्रदेश

श्री पवन कुमार पुत्र श्री बुध राम, निवासी गांव बजटेली, डाकघर सूरड, तहसील ननखरी, जिला शिमला, हिमाचल प्रदेश

बनाम

आम जनता

प्रार्थना—पत्र.—जेर धारा 13 (3) जन्म एवं मृत्यु पंजीकरण अधिनियम 1969 के तहत ग्राम पंचायत टिपर मझोली के जन्म एवं मृत्यु पंजीकरण रजिस्टर में जन्म तिथि पंजीकरण करवाने बारे।

श्री पवन कुमार पुत्र श्री बुध राम, निवासी गांव बजटेली, डाकघर सूरड, तहसील ननखरी, जिला शिमला, हिमाचल प्रदेश ने प्रार्थना—पत्र गुजार कर निवेदन किया है कि मेरी बेटी का नाम व जन्म तिथि, जन्म एवं मृत्यु पंजीकरण रजिस्टर में दर्ज नहीं करवा पाया है। प्रार्थी की बेटी का नाम गुंजन व जन्म तिथि 09-05-2016 अज्ञानता के कारण निश्चित अवधि में जन्म एवं मृत्यु पंजीकरण रजिस्टर में दर्ज नहीं करवा सका। प्रार्थी ने अपना व्यान हल्फिया (स्वयं सत्यापित) व सचिव द्वारा अप्राप्यता प्रमाण—पत्र प्रस्तुत कर अनुरोध किया कि उसकी बेटी का नाम व जन्म पंजीकरण सम्बन्धित ग्राम पंचायत रिकार्ड में दर्ज किया जावे।

अतः इस इश्तहार द्वारा आम जनता तथा सम्बन्धित रिश्तेदारों को सूचित किया जाता है कि यदि किसी को उपरोक्त जन्म के पंजीकरण का सम्बन्धित ग्राम पंचायत रिकार्ड में दर्ज करने बारा कोई एतराज हो तो दिनांक 10-04-2022 को सुबह 10.00 बजे असालतन/वकालतन हाजिर होकर लिखित व मौखिक एतराज पेश करें अन्यथा उजर/एतराज पेश न होने की सूरत में ग्राम पंचायत टिपर मझोली को नाम व जन्म पंजीकरण करने के आदेश पारित कर दिए जाएंगे।

आज दिनांक 10-03-2022 को मेरे हस्ताक्षर व मोहर सहित अदालत से जारी हुआ।

मोहर।

ललित कुमार,
सहायक समाहर्ता द्वितीय श्रेणी,
तहसील ननखरी, जिला शिमला (हि० प्र०)।

ब अदालत श्री अनिल राणा, सहायक समाहर्ता द्वितीय श्रेणी कोटगढ़, उप-तहसील कोटगढ़,
जिला शिमला (हि०प्र०)

वाद संख्या : 02 / 2022

तारीख दायर : 02-02-2022

किरम वाद : दुरुस्ती नाम

श्रीमती गीता शर्मा पत्नी स्व० श्री किशोरी लाल, निवासी ग्राम बटाड़ी, डाकघर बटाड़ी, उप-तहसील कोटगढ़, जिला शिमला (हि० प्र०) वादी।

बनाम

समस्त आम जनता

प्रतिवादीगण।

विषय.—हिमाचल प्रदेश भू-राजस्व अधिनियम, 1954 की धारा 37 के तहत दरखास्त दुरुस्ती नाम बाबत अराजी खाता/खतौनी नं० 72 / 179 ता 183, कुल कित्ता 38, रकबा तादादी 01-83-03 है०, स्थित मोहाल उप-महाल बटाड़ी, जमाबन्दी साल 2018-2019, पटवार वृत्त जरोल, हदबस्त नं० 46 / 3, उप-तहसील कोटगढ़, जिला शिमला (हि० प्र०)

वादी श्रीमती गीता शर्मा पत्नी स्व० श्री किशोरी लाल, निवासी ग्राम बटाड़ी, डाकघर बटाड़ी, मोहाल उप-तहसील कोटगढ़, जिला शिमला (हि० प्र०) ने इस राजस्व अदालत में दिनांक 13-10-2021 को एक प्रार्थना-पत्र प्रस्तुत करके आग्रह किया है कि उसका नाम अराजी खाता नं० 72 मोहाल उप-महाल बटाड़ी, पटवार वृत्त जरोल, उप-तहसील कोटगढ़, जिला शिमला (हि० प्र०) के राजस्व अभिलेख में कमला देवी पत्नी स्व० श्री किशोरी लाल दर्ज है जबकि उसका असल/वास्तविक नाम गीता शर्मा पत्नी स्व० श्री किशोरी लाल है। जिसकी पुष्टि के लिए वादी ने प्रार्थना-पत्र के साथ आधार कार्ड की छायाप्रति व नकल परिवार रजिस्टर संलग्न कर रखी है।

अतः इस नोटिस द्वारा समस्त जनता ग्राम मैलन, पटवार वृत्त कोटगढ़ व हर आम/खास को सूचित किया जाता है कि यदि किसी को उक्त नाम की दुरुस्ती राजस्व अभिलेख में दर्ज करने बारे कोई उजर व एतराज हो तो वह इस इश्तहार के प्रकाशन के 15 दिनों के अन्दर असालतन या वकालतन हाजिर होकर अपना एतराज पेश कर सकता है। निर्धारित समय अवधि गुजर जाने के पश्चात कोई उजर या एतराज नहीं सुना जायेगा और नियमानुसार इस अदालत से उपरोक्त के नाम दुरुस्ती के आदेश जारी करके प्रार्थना-पत्र का निपटारा कर दिया जाएगा।

आज दिनांक 05-03-2022 को मेरे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

हस्ताक्षरित/-,
सहायक समाहर्ता द्वितीय श्रेणी,
उप-तहसील कोटगढ़, जिला शिमला (हि० प्र०)।

In the Court of Executive Magistrate Deha, Sub-Tehsil Deha, District Shimla (H. P.)

Shri Manju s/o Shri Mohi Ram, r/o Village Kufer, Sub-Tehsil Deha, District Shimla (H.P.)
...Applicant.

Versus

The General Public

...Respondent.

Application under section 15 of Birth and Death Registration Act, 1969.

Whereas, Shri Manju s/o Shri Mohi Ram, r/o Village Kufer, Sub-Tehsil Deha, District Shimla (H.P.) has preferred an application to the undersigned under Act *ibid* alongwith affidavit and other documents that his original name is Manju but it has wrongly been recorded as Monu in the panchayat record. Now he want to correct this name from Monu to Manju.

Therefore by this proclamation, the general public is hereby informed that any person having any objection for correction of name as mentioned above, may submit his objection in writing in this court on or before 19-04-2022 failing which no objection will be entertained after expiry of date and final correction order shall be passad.

Given under my hand and seal of the court on this 15-03-2022.

Seal.

Sd/-,

*Executive Magistrate,
Sub-Tehsil Deha, District Shimla (H.P.).*

